

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CRIMINAL APPLICATION No 186 of 1998

For Approval and Signature:

Hon'ble MR.JUSTICE H.R.SHELAT

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1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

GUNVATSINH GAPATSINH

Versus

STATE OF GUJARAT

Appearance:

MS SUBHADRA G PATEL for Petitioner
MR UR BHATT ADDL PUBLIC PROSECUTOR
for Respondent No. 1

CORAM : MR.JUSTICE H.R.SHELAT

Date of decision: 19/03/98

ORAL JUDGEMENT

Rule. Mr. U.R.Bhatt, learned APP waives the service of Rule for and on behalf of the State of Gujarat. The petitioner undergoing sentence in jail, prays for being released on Parole as his daughter is seriously ill. Neither of the parties prays for a reasoned order. In view of the such cause assigned, the petitioner is ordered to be released on Parole for seven

days from the date of his release, on his executing a bond of Rs.500/- with one surety of the like amount or depositing the said amount and executing a personal bond of the said amount before the Jail authority, and also on condition that he shall stay at TERKHI village in Baroda District, shall give his address to the Jailor for his contact, mark his presence before the Baroda Taluka Police Station every day at any time between 9-00 a.m. and 2-00 p.m. except on the last date when he has to surrender to Jail and shall surrender back to the Jail latest by 16-00hrs on the last day of the period of Parole granted. Rule accordingly made absolute.

(ccs)